UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

United States of America,

Cr. File No. 07-328 (PAM/JSM)

Plaintiff,

v. ORDER

Gregory Joseph Jaunich,

Defendant.

This matter is before the Court on Defendant's Appeal of an Order on non-dispositive pretrial Motions issued by Magistrate Judge Janie S. Mayeron on December 19, 2007. The statute requires the Court to review for clear error the decisions of a magistrate judge on non-dispositive matters. 28 U.S.C. § 636(b)(1)(A). Having conducted the required review, the Court grants in part and denies in part the appeal.

DISCUSSION

A. Motion for Participation of Counsel in Voir Dire

The Government and Defendant agree that the Magistrate Judge erred in denying Defendant's Motion for Participation of Counsel in Voir Dire as moot. Rather, the Magistrate Judge should have denied the Motion without prejudice, leaving the final decision on the participation of counsel in voir dire to this Court. Therefore, the Court will grant Defendant's Appeal as to this Motion and will deny Defendant's Motion without prejudice.

B. Motion for Bill of Particulars

In denying Defendant's Motion for a Bill of Particulars, the Magistrate Judge noted that a bill of particulars is required "when the indictment is too vague and indefinite." (Mem. & Order at 6, quoting <u>United States v. Hernandez</u>, 299 F.3d 984, 990 (8th Cir. 2002).) Defendant asserts that he is entitled to a bill of particulars because the Indictment "implies there were other false representations in addition to" the representations outlined in detail in the Indictment. (Def.'s Appeal at 2 (citing Indictment ¶8.c, 9.c).) However, the paragraphs of the Indictment Defendant cites do not mention additional false representations not alleged elsewhere in the Indictment. Moreover, as the Government notes, should the Government attempt to introduce evidence at trial as to allegedly fraudulent representations not contained in the Indictment, Defendant can challenge the evidence at that time.

The Magistrate Judge correctly found that Defendant is not entitled to a bill of particulars in this case. The Indictment and the discovery the Government provided are more than sufficient to allow Defendant to prepare for trial. See Indictment ¶ 10; Hernandez, 299 F.3d at 989-90 (noting that a bill of particulars is necessary "to enable [a defendant] to prepare for trial" when the indictment does not do so). Defendant's Appeal of this decision is denied.

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CONCLUSION

For the foregoing reasons, and on the files, record, and proceedings herein, IT IS

HEREBY ORDERED that:

1. Defendant's Appeal (Docket No. 41) is **GRANTED in part and DENIED in**

part;

2. Defendant's Motion for Participation of Counsel in Voir Dire (Docket No. 22)

is **DENIED** without prejudice; and

3. Defendant's Motion for a Bill of Particulars (Docket No. 24) is **DENIED**.

Dated: January 8, 2008

s/ Paul A. Magnuson

Paul A. Magnuson

United States District Court Judge